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HONOLULU, TERRITORY OF HAWAII

HOG PENS ARE AIRED

Old Waikiki Sore Spot Again Exposed.

President of Board of Health Has Duties Defined.

Private Fish Markets Are Fatherless—Appointments and Petitions Are Considered.

There was a long but not especially important order of business for the Board of Health meeting yesterday. More than half of the items consisted of minor appointments and petitions. A resolution defining the duties of the president under new legislation was adopted. The Waikiki beach hog pens, after a year's indulgence, began to have a fresh airing.

Those in attendance were: Dr. C. B. Cooper, president; Dr. W. H. Mays, Fred. C. Smith, Mark P. Robinson, Attorney General L. Andrews and S. K. Ka-ne, members; Dr. J. S. B. Pratt, chief health officer; C. Charlock, secretary; Miss Mae Weir, stenographer, and C. H. Tracy, city sanitary officer.

MOLOKAI MATTERS.

Reading of minutes included those of the special meeting held at Kalaupapa already reported in the Advertiser.

President Cooper stated he had conferred with Fathers Valentin and Matthias about recreation grounds at the Bishop Home, and their opinion was that the Board had better deal directly with the Mother Superior about the matter. He agreed with them and he suggested was adopted.

Petitions of Mrs. C. A. Kamakele and Mrs. Rebecca Holstein for leave to visit their respective relatives at the Settlement were granted subject to the usual restrictions.

The prayer of an inmate of the Settlement to be allowed certain assistance was denied.

Superintendent McVeigh reported unfavorably on the petition of J. Kanani to remain at the Settlement as a kokua and it was denied. The same thing happened to the similar petition of Kapahu. Mrs. Lahela Kamaka's petition to allow her husband to be her kokua was deferred at Mr. McVeigh's request for his investigation.

LEGAL REPORTS.

The Attorney General reported he had not had time to look over the drafts of contract and bond for furnishing paia. It was desirable to provide against occurrences under the old contract and he suggested that the matter be referred to a committee. The president therefore appointed the At-

torney General, Mr. Smith and himself as such committee.

Mr. Andrews reported for the committee of legal members on the matter of the duties of the president, submitting a resolution. He said the idea of the change made by the Legislature was to make the president a more active official than before and give the other members more of a merely consultative capacity.

As the committee could find no duties for the executive officer prescribed in the old law, the definition now submitted was designated so as not to hamper the president in an emergency.

It was moved by Attorney General Andrews, seconded by F. C. Smith and carried:

DUTIES OF PRESIDENT.

Whereas the Legislature of the Territory of Hawaii, at its recent session, by Act 57 of the Laws of 1933, amended the law relating to the Board of Health and abolished the office of executive officer of the Board of Health, and

Whereas the said Legislature also provided for a salaried president, but failed to fully define the duties of said president, it is hereby

Resolved that the Board of Health instruct and empower its president to act as executive officer of said Board of Health, with all the powers and duties necessary for carrying on the executive work of said Board; to make the necessary appointments and changes, and enforce all regulations and directions of the Board, subject to the ratification by the Board at regular or special meetings; to carry out the wishes of the Board, as expressed at regular meetings, through the proper subordinates, and to see that the same are carried out, with full power and authority of action, including the appointment, dismissal or suspension of subordinates, subject to ratification of the Board of Health at regular or special meetings.

OLD WAIKIKI TROUBLE.

A letter was received from J. Alfred Magoon, attorney for Lin Fook, Geo. Wan Sing and Lee Pow, stating that his clients had received the following notice from F. W. Hall, health inspector:

You are hereby notified that you have violated the conditions of your permit to keep swine by not keeping the pens and the surroundings in as good sanitary condition as the nature of the business will permit, and you are hereby notified that your permit is revoked, to take effect ten days from date, and to remove all swine before August 4, 1933.

Mr. Magoon went on to say that compliance with these orders would ruin his clients. He asked that the notice be revoked, promising that he would aid the inspector in an inspection of the premises and try to have everything done to his satisfaction.

Mr. Tracy explained the case to the Board. The pig ranches were adjacent to the Fountain soda works. Considerable complaint of them had been made the past year. The persons were licensed last year to keep swine on condition of maintaining their places according to sanitary regulations. Those who had employed Mr. Magoon had incurred a large outlay, but their sewage had increased beyond their control. Instead of having it removed as at first agreed, they dumped it into the stream and though the sewage reached the sea it floated along the shore line fronting residences.

The president appointed Mr. Robinson on a committee with himself to investigate the premises.

PRIVATE MARKETS.

When the following letter from the Superintendent of Public Works was read, the president once more stated that the Board had nothing to do with



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markets excepting to look after their sanitary condition. The letter was filed:

Department of Public Works, Honolulu, T. of H., July 20, 1933.

Board of Health, Honolulu, T. H. Gentlemen: I am in receipt of the application of Mr. Wong Leong by the communication of your secretary, for the erection and conduct of a general fish market.

I do not understand that I am charged with the direction and care of any place that is not a public market that is to say a market erected and managed by public funds, as the Honolulu market and the Hilo market.

It appears to me that all markets owned or cared for by individuals are subject entirely to the supervision of the Board of Health, and I am of the opinion that this matter is outside of my jurisdiction.

Very respectfully,

HENR E. COOPER.

Superintendent of Public Works.

APPOINTMENTS.

Applications for the positions of fish and food inspector at Hilo and food inspector at Hilo and Lahaina were deferred until next meeting.

An application of W. H. Tell for the position of poi inspector in Honolulu was filed, there being no vacancy.

Mr. Kukona was appointed fish and food inspector at Wailuku.

L. J. Aylett was confirmed as butcher at the Leper Settlement from July 1.

Miss Hesse Lemon was appointed a clerk in the Health office.

ASYLUM FENCE.

The matter of a fence across the recreation ground at the Insane Asylum, for segregation of sexes, came up from the previous meeting. President Cooper thought it would be an eyesore. Mr. Smith that it would not be worth while in the prospect of new buildings. The question was left with the standing committee on Asylum affairs.

THE PLUMBING INSPECTOR.

E. G. Keen, inspector of plumbing and house sewers, wrote a letter thanking the Board for the renewal of his commission. He also reported the work of his office for the first half of July:

Number of plans filed, 28; permits issued, 28; inspections made, 93; final certificates issued, 30; sewer connections made, 13.

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ENORMOUS SALVAGE BILL AGAINST THE CLAVERING

The Tug Counselman Wants Forty Thousand Dollars and the Fearless May Ask as Much---No Salvage for the Iroquois.

Yesterday the agents of the tug Charles Counselman presented a salvage bill of \$40,000 for the help given the steamer Clavering while it was on the reef. The Fearless is yet to be heard from, but quite likely \$40,000 will be her figure too.

When the matter of salvage is brought up in the Courts the services rendered by the U. S. S. Iroquois will be considered and while the United States laws prevent Captain Rodman from accepting any money, it being the duty of Naval vessels to render assistance freely whenever needed, the money which would otherwise go to the Iroquois will be deducted from the total award made to the tugs Fearless and Counselman. As the two latter tugs belong to different companies the claims will be put in separately by each company. The Fearless is the W. G. Irwin boat and the Counselman belongs to Matson.

Captain Barton expects to finish discharging 200 tons of coal at this port tomorrow and if the vessel is not found

to be seriously damaged will get away for San Francisco as soon as possible. A Board of Survey representing Lloyds began an inspection of the hull of the Clavering yesterday to ascertain the extent of the damage which the vessel received while on the reef. T. H. Davies & Co., the local agents of Lloyds appointed J. A. Lyle of Lyle and Sorenson, and J. Dyer of the Honolulu Iron Works as the board. They began work yesterday afternoon and expect to finish it and submit their report some time today. The report will simply state the amount of damage done to vessel, and will not endeavor to place the blame for the accident, or touch upon the question of the amount of salvage. These matters will be left to other boards or the courts to settle.

A diver was examining the hull of the Clavering yesterday afternoon. She has a wide bottom and it will take some time to thoroughly examine her but the Captain reported yesterday that so far no further damage had been discovered beyond the fact that some paint had been scraped off of her bottom, and possibly some of the plates were dented.

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